IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re : Chapter 7

JAMUNA REAL ESTATE, LLC : Bankruptcy No. 04-37130 : Bankruptcy NO. 04-37132 UNITED MANAGEMENT SERVICES, INC. BAGGA ENTERPRISES, INC.

: Bankruptcy No. 04-37136

Debtor(s)

MARVIN KRASNY, IN HIS CAPACITY AS CHAPTER 7 TRUSTEE OF UNITED MANAGEMENT SERVICES, INC.; MARVIN KRASNY, IN HIS CAPACITY AS

CHAPTER 7 TRUSTEE OF JAMUNA REAL ESTATE LLC; GARY SEITZ, IN HIS CAPACITY AS CHAPTER 7 TRUSTEE OF

BAGGA ENTERPRISES, INC. AND FL **RECEIVABLES TRUST 2002-A**

Plaintiffs

PRATPAL BAGGA; KHUSHVINDER BAGGA; RAVINDER CHAWLA; HARDEEP CHAWLA;

WELCOME GROUP, INC.; K&P REAL

ESTATE LLC; WORLD APPAREL PRODUCTS, INC. D/B/A/ SJM TRADING COMPANY,

D/B/A TEN TIGERS; AMERICAN MERCHANDISE CO., INC., A/K/A

AMERICAN MERCHANDISING CO., INC.; 21ST CENTURY RESTAURANT SOLUTIONS,

INC.; BRAND TRADE, INC.; H.B.

PROPERTIES, INC.; H.B. PROPERTIES : Advs. No. 06-128 LLP; SANT PROPERTIES; JOHN AND : Advs. No. 06-129 JANE DOES AND ABC COMPANIES : Advs. No. 06-130

Defendants

ORDER

AND NOW, upon consideration of *Plaintiffs' Motion for Reconsideration of the Order of* the Order of the Court Granting the Chawla Defendants' Motion for Partial Summary Judgment and for Leave to File an Amended Complaint, the Answer in opposition thereto, and after

hearing thereon April 22, 2008, it is hereby:

ORDERED, that for the reasons set forth in the attached Opinion, the Plaintiffs' Motion for Reconsideration shall be and hereby is denied; and it is further:

ORDERED, that for the reasons set forth in the attached Opinion, the Plaintiffs' Motion for Leave to Amend will be granted only in part, and as follows:

Counts I and II (RICO and Conspiracy):

The Trust's request for leave to amend the Complaint to replead the claims which were dismissed by the Court's February 6, 2008 ruling is denied; the Trust's RICO claims are limited to harm alleged to have been *directly* suffered by it. The Bankruptcy Trustees' request for leave to amend to plead RICO and RICO Conspiracy claims is denied;

Count IV (Fraudulent Transfer): Leave will be granted to amend the Complaint as proposed.

Count IX (Fraud, Conspiracy to Commit Fraud): Leave to amend the Fraud Count will be denied; however, leave will be granted to plead a cause of action for conspiracy to commit fraud as to Pratpal Bagga and Ravinder Chawla.

Counts X and XV (Alter Ego): Leave to amend these Counts will be denied.

Counts XI and XIII (Breach of Fiduciary Duty): Leave to amend these Counts will be denied.

The Plaintiffs' request for clarification is denied.

By the Court:

Stephen Raslavich

Chief U.S. Bankruptcy Judge

Dated: July 22, 2008

Interested Parties:

George Conway, Esquire Office Of The U.S. Trustee 833 Chestnut Street Suite 500 Philadelphia PA 19106

Counsel for Plaintiffs

Lawrence J. Tabas, Esquire OBERMAYER REBMAN MAXWELL & HIPPEL LLP One Penn Center, 19th Fl. 1617 JFK Blvd Philadelphia, PA 19103

Patrick Fitzmaurice, Esquire Christopher F. Graham, Esquire THATCHER PROFFIT & WOOD LLP 50 Main Street White Plains, NY 10606

Counsel for Defendants

Richard M. Simins, Esquire Paul C. Madden, Esquire Jeffery M. Carbino, Esquire BUCHANAN INGERSOLL & ROONEY PC 1835 Market Street, 14th Fl Philadelphia, PA 19103-2985

Andrew Teitelman, Esquire 380 Red Lion Road, Ste 202 Huntingdon Valley, PA 19006

Nancy Mulvehill, Courtroom Deputy to Judge Raslavich